## IN THE CLAIMS:

Please replace pending Claim 57 with the amended Claim 57 shown below. All of the amendments to Claim 57 are highlighted in Appendix A, which is attached hereto.

- 57. (Four Times Amended) A method for processing a call from a calling party at a calling communication station to a called communication station, the method comprising:
- (a) generating a query in response to the receipt of the call, wherein the query includes the telephone number associated with the calling communication station;
- (b) determining whether standard caller identification information for the calling communication station can be provided to the called communication station by analyzing data contained within the query;
- (c) transmitting a request for audible caller identification information to the calling communication station in response to a determination that the standard caller identification information cannot be provided to the called communication station;
  - (d) receiving an override signal from the calling communication station; and
- (e) connecting the calling communication station and the called communication station in response to the override signal and without providing any caller identification information to the called communication station.

## REMARKS

## Rejections Under 35 U.S.C. § 102

In the Office Action, Claims 60-66, 68-73, and 75-93 were rejected under 35 U.S.C. §102(e) as being anticipated by Tatchell et al. Claims 60-66 and 68-93 all recite, in one form or another: (1) generating a query in response to the receipt of a call, wherein the query includes the telephone number associated with the calling communication station; and (2) determining